United States District Court For The Western District of North Carolina

UNITED STATES OF AMERICA

JUDGMENT IN A CRIMINAL CASE

٧.

(For Offenses Committed On or After November 1, 1987)

TINZLOW KENYADA MORRIS

Case Number: DNCW 307CR 000010-002

USM Number: 21096-058

Norman Butler Defendant's Attorney

THE DEFENDANT:

X	pleaded	guilty t	o count(s)	2.
---	---------	----------	------------	----

- Pleaded nolo contendere to count(s) which was accepted by the court.
- Was found guilty on count(s) after a plea of not guilty.

ACCORDINGLY, the court has adjudicated that the defendant is guilty of the following offense(s):

Title and Section	Nature of Offense	Date Offense <u>Concluded</u>	Counts
21:841(b)(1)(A), 841(b)(1)(B) and 851	Possession with intent to distribute Cocaine and Cocaine Base	August 22, 2006	2

The defendant is sentenced as provided in pages 2 through 5 of this judgment. The sentence is imposed pursuant to the Sentencing Reform Act of 1984, United States v. Booker, 125 S.Ct. 738 (2005), and 18 U.S.C. § 3553(a).

The defendant has been found not guilty on count(s).

Χ Count(s) 1 (is)(are) dismissed on the motion of the United States.

IT IS ORDERED that the defendant shall notify the United States Attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this judgment are fully paid. If ordered to pay monetary penalties, the defendant shall notify the court and United States attorney of any material change in the defendant's economic circumstances.

Date of Imposition of Sentence: February 26, 2008

Frank D. Whitney

United States District Judge

Date: March 5, 2008

Defendant: TINZLOW KENYADA MORRIS Judgment-Page 2 of 5

Case Number: DNCW307CR000010-002

IMPRISONMENT

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a term of ONE HUNDRED & EIGHTY-EIGHT (188) MONTHS.

Defendan Court imp Defendan receive be Defendan	osed monetary penalties.	l Responsibility Prog se Program available ocational opportunit	gram to support dependants and for payment of the through BOP while incarcerated and if eligibles ies available through BOP.
X The defendant is	remanded to the custody of the United S	States Marshal.	
The defendant sh	all surrender to the United States Marsha	al for this district:	
At (As notified	On d by the United States Marshal.		
The defendant sh	all surrender for service of sentence at the	he institution design	ated by the Bureau of Prisons:
	om on . d by the United States Marshal. d by the Probation or Pretrial Services Of	ffice.	
	F	RETURN	
I have executed this	· ·		
			<u> </u>
Defendant de	livered on	To	
At	, with a certifi	ied copy of this Judo	gment.
		Uı	nited States Marshal
		Ву	eputy Marshal
		Di	Spary maisilai

Defendant: TINZLOW KENYADA MORRIS Case Number: DNCW307CR000010-002

Judgment-Page 3 of 5

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of EIGHT (8) YEARS.

The condition for mandatory drug testing is suspended based on the court's determination that the defendant poses a low risk of future substance abuse.

STANDARD CONDITIONS OF SUPERVISION

The defendant shall comply with the standard conditions that have been adopted by this court and any additional conditions ordered.

- 1. The defendant shall not commit another federal, state, or local crime.
- 2. The defendant shall refrain from possessing a firearm, destructive device, or other dangerous weapon.
- 3. The defendant shall pay any financial obligation imposed by this judgment remaining unpaid as of the commencement of the sentence of probation or the term of supervised release on a schedule to be established by the court.
- The defendant shall provide access to any personal or business financial information as requested by the probation officer.
- 5. The defendant shall not acquire any new lines of credit unless authorized to do so in advance by the probation officer.
- 6. The defendant shall not leave the Western District of North Carolina without the permission of the Court or probation officer.
- 7. The defendant shall report in person to the probation officer as directed by the Court or probation officer and shall submit a truthful and complete written report within the first five days of each month.
- 8. A defendant on supervised release shall report in person to the probation officer in the district to which he or she is released within 72 hours of release from custody of the Bureau of Prisons.
- 9. The defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer.
- 10. The defendant shall support his or her dependents and meet other family responsibilities.
- 11. The defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other activities authorized by the probation officer.
- 12. The defendant shall notify the probation officer within 72 hours of any change in residence or employment.
- 13. The defendant shall refrain from excessive use of alcohol and shall not unlawfully purchase, possess, use, distribute or administer any narcotic or other controlled substance, or any paraphernalia related to such substances, except as duly prescribed by a licensed physician.
- 14. The defendant shall participate in a program of testing and treatment or both for substance abuse if directed to do so by the probation officer, until such time as the defendant is released from the program by the probation officer; provided, however, that defendant shall submit to a drug test within 15 days of release on probation or supervised release and at least two periodic drug tests thereafter for use of any controlled substance, subject to the provisions of 18:3563(a)(5) or 18:3583(d), respectively.
- 15. The defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered.
- 16. The defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer.
- 17. The defendant shall submit his person, residence, office or vehicle to a search, from time to time, conducted by any U.S. Probation Officer and such other law enforcement personnel as the probation officer may deem advisable, without a warrant; and failure to submit to such a search may be grounds for revocation of probation or supervised release. The defendant shall warn other residents or occupants that such premises or vehicle may be subject to searches pursuant to this condition.
- 18. The defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed by the probation officer.
- 19. The defendant shall notify the probation officer within 72 hours of defendant's being arrested or questioned by a law enforcement officer.
- 20. The defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the Court.
- 21. As directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.
- 22. If the instant offense was committed on or after 4/24/96, the defendant shall notify the probation officer of any material changes in defendant's economic circumstances which may affect the defendant's ability to pay any monetary penalty.
- 23. If home confinement (home detention, home incarceration or curfew) is included you may be required to pay all or part of the cost of the electronic monitoring or other location verification system program based upon your ability to pay as determined by the probation officer.
- 24. The defendant shall cooperate in the collection of DNA as directed by the probation officer.

ADDITIONAL CONDITIONS:

Defendant: TINZLOW KENYADA MORRIS Case Number: DNCW307CR000010-002

Judgment-Page 4 of 5

CRIMINAL MONETARY PENALTIES

The defendant shall pay the following total criminal monetary penalties in accordance with the Schedule of Payments.

ASSESSMENT	FINE	RESTITUTION
\$100.00	\$0.00	\$0.00

FINE

The defendant shall pay interest on any fine or restitution of more than \$2,500.00, unless the fine or restitution is paid in full

		gment, pursuant to 18 U.S.C. \S 3612(f). All of the payment options on the Schedule of efault and delinquency pursuant to 18 U.S.C. \S 3612(g).
_	The court has determined that the	ne defendant does not have the ability to pay interest and it is ordered that:
X	The interest requirement is waiv	red.
	The interest requirement is mod	ified as follows:
		COURT APPOINTED COUNSEL FEES
_	The defendant shall pay court a	ppointed counsel fees.
	The defendant shall pay \$	towards court appointed fees.

Defendant: TINZLOW KENYADA MORRIS Case Number: DNCW307CR000010-002

Judgment-Page $\underline{5}$ of $\underline{5}$

SCHEDULE OF PAYMENTS

Having assessed the def	endant's ability to pay, payment of the total criminal monetary penalties shall be due as follows:
A Lur	mp sum payment of \$ due immediately, balance due
not in a	t later than, or accordance(C),(D) below; or
B <u>X</u> Pay	yment to begin immediately (may be combined with (C), _X (D) below); or
	yment in equal (e.g. weekly, monthly, quarterly) installments of \$ to commence e.g. 30 or 60 days) after the date of this judgment; or
60 am U.S	yment in equal <u>monthly</u> (E.g. weekly, monthly, quarterly) installments of \$ <u>50.00</u> To commence (E.g. 30 or 60 days) after release from imprisonment to a term of supervision. In the event the entire rount of criminal monetary penalties imposed is not paid prior to the commencement of supervision, the S. Probation Officer shall pursue collection of the amount due, and may request the court to establish or odify a payment schedule if appropriate 18 U.S.C. § 3572.
Special instructions rega	rding the payment of criminal monetary penalties:
The defendant sh	nall pay the cost of prosecution. nall pay the following court costs: nall forfeit the defendant's interest in the following property to the United States:
mprisonment payment or penalty payments are to l 28202, except those payr	pressly ordered otherwise in the special instructions above, if this judgment imposes a period of foriminal monetary penalties shall be due during the period of imprisonment. All criminal monetary be made to the United States District Court Clerk, 401 West Trade Street, Room 210, Charlotte, NC ments made through the Bureau of Prisons' Inmate Financial Responsibility Program. All criminal into the made as directed by the court.
Payments shall be applie	ed in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal
	, (6) fine interest, (7) penalties, and (8) costs, including cost of prosecution and court costs.